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| 5 | Attomosys for Defendants | | |
| 6 | Attorneys for Defendants SAKHAWAT KHAN and ROOMY KHAN | | |
| 7 | | | |
| 8 | IN THE UNITED STATES DISTRICT COURT | | |
| j | FOR THE NORTHERN DISTRICT OF CALIFORNIA | | |
| 9 | TOR THE NORTHERN | DISTRICT OF CALIFORNIA | |
| .0 | VILMA SERRALTA, | No. C 08-01427 CW | |
| 1 | Disingles | JOINT NOTICE OF SETTLEMENT | |
| 2 | Plaintiff, v. | o somi notice of self-lement | |
| :3 | SAKHAWAT KHAN; ROOMY KHAN; and | [Hon. Claudia Wilken] | |
| 4 | DOES ONE through TEN, inclusive, | T. I.B. (C) 1 T. 2020 | |
| 5 | | Trial Date: October 5, 2009 | |
| | Defendants. | | |
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| | JOINT NOTICE OF SETTLEMENT | | |
| | Case No. C 08-01427 CW | | |

| 1 | The parties to the above-captioned action hereby inform the Court that this action has been | |
|----|---|---|
| 2 | settled by mutual agreement. They therefore respectfully request that all further matters herein, | |
| 3 | including without limitation the joint pretrial conference currently set for September 29, 2009, be | |
| 4 | vacated. | |
| 5 | Dated: September 25, 2009 | Respectfully submitted, |
| 6 | | |
| 7 | | Christopher Ho Carole Vigne |
| 8 | | The LEGAL AID SOCIETY – EMPLOYMENT LAW CENTER |
| 9 | I | Tillary Ronen |
| 10 | I | LA RAZA CENTRO LEGAL, INC. |
| 11 | | |
| 12 | By: | /s/ Christopher Ho CHRISTOPHER HO |
| 13 | | Attorneys for Plaintiff |
| 14 | | |
| 15 | | |
| 16 | | Damien Pamilla |
| 17 | | PAUL BENSON MYONG & PAMILLA, LLP |
| 18 | By: | /s/ Damien Pamilla |
| 19 | | DAMIEN PAMILLA |
| 20 | | Attorney for Defendants |
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JOINT NOTICE OF SETTLEMENT Case No. C 08-01427 CW